1	LAW OFFICE OF DANIEL MARKS		
2	DANIEL MARKS, ESQ. Nevada State Bar No. 002003		
2	office@danielmarks.net		
3	ADAM LEVINE, ESQ. Nevada State Bar No. 004673		
4	alevine@danielmarks.net		
5	610 South Ninth Street Las Vegas, Nevada 89101		
6	(702) 386-0536: FAX (702) 386-6812 Attorneys for Plaintiff Anthony Russo		
0	Allorneys for Flaimity Anthony Russo		
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE DISTRICT OF NEVADA		
10			
11	DANIEL M. BURGESS, an individual; Case No.: 2:17-cv-00805-GMN-VCF ANTHONY RUSSO, an individual,		
12	Disinsiff CTIDIH ATION TO EVEEND THE		
13	Plaintiff, STIPULATION TO EXTEND THE DEADLINE FOR FILING OF REPLIES		
14	v. <u>TO DEFENDANTS' MOTION FOR</u> SUMMARY JUDGMENT AND		
	CLARK COUNTY SCHOOL DISTRICT, PLAINTIFF ANTHONY RUSSO'S		
15	a political subdivsion; EDWARD GOLDMAN, an individual; JAMES KETSAA, an individual; JUDGMENT ON THE ISSUE OF		
16	CHRISTOPHER KLEMP, an individual, LIABILITY		
17	(First Request) Defendants.		
18	/		
19	IT IS HEREBY STIPULATED AND AGREED between the parties, by and through their		
20	undersigned counsel to extend for a period of 30 days the current deadlines are Monday, July 2, 2018		
21	for Defendants' Reply and Thursday July 5, 2018 for Plaintiff's Reply due to Plaintiff's counsel's		
22	hearing, arbitration, briefing schedule and a preplanned vacation.		
23	Plaintiff's counsel schedule is as follows: July 12 and 13, 2018 Arbitration in the matter of Jeff		
24	Harper v. Las Vegas Metropolitan Police Department; July 31 through August 2, 2018 Employee		

1	Management Relations Board hearing in Burt and Cook v. Las Vegas Metropolitan Police Department,		
2	Case No. 2017-034; July 16, 2018 an Answer to Petition for Wirt of Mandamus or Prohibition on		
3	behalf of Respondents in City of Mesquite v. The Eighth Judicial District Court for the State of Nevada		
4	et al., Nevada Supreme Court Case No. 75743 (Plaintiff's counsel represents Real Party in Interest		
5	Douglas Smaellie in this matter). Further, Plaintiff's counsel has a prior scheduled prepaid vacation the		
6	week of July 16, 2018.		
7	The parties further stipulate that both parties' Reply be due on the same day, <b>Monday August</b>		
8	6, 2018.		
9	This extension is requested in good faith and not for purposes of delay.		
10	DATED this 28th day of June, 2018.	DATED this 28th day of June, 2018.	
11	LAW OFFICE OF DANIEL MARKS	GREENBERG TRAURIG, LLP	
12	/a/ A dam I ovina Eag	/s/ Vana P. Hondricks, Eag	
13	11	/s/ Kara B. Hendricks, Esq.  MARK E. FERRARIO, ESQ.  Name de State Ban No. 201625	
14	office@danielmarks.net	Nevada State Bar No. 001625  ferrariom@gtlaw.com  KARA BARA BARA BARA BARA BARA BARA BARA	
15	11	KARA B. HENDRICKS, ESQ. Nevada State Bar No. 007743	
1.6		hendricksk@gtlaw.com	
16		3773 Howard Hughes Pkwy., Suite 400 North Las Vegas, Nevada 89169	
17		Attorneys for Defendants	
18	ORDER		
19	IT IS SO ORDERED.		
20			
	DATED this 30 day of June, 2018.	Gloria M. Navarro, Chief Judge	
21		UNITED STATES DISTRICT COURT	
22			
23			